## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JOHN WILBANKS, JR,	
Plaintiff, vs.	) ) )
SERGEANT JAY HOLLOWAY and DEPUTY MICHAEL YARBROUGH,	) ) CIVIL ACTION FILE ) NO.:
Defendants.	) ) 3:25-CV-00136-LMM

## CONSENT MOTION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT

COMES NOW, Defendants Sergeant Jay Holloway and Deputy Michael Yarbrough, with the consent of Plaintiff John Wilbanks, Jr., and move for an extension of time for the above Defendants to respond to Plaintiff's Complaint. The above Defendants request until October 13, 2025 to file an answer or other response to Plaintiff's Complaint, if such a responsive pleading is necessary. Attached is a proposed order for the Court's convenience.

WHEREFORE, Defendants Sergeant Jay Holloway and Deputy Michael Yarbrough respectfully request that the Court extend the deadline for them to answer or otherwise file a responsive pleading until October 13, 2025.

This 26th day of September 2025.

/s/ Karen E. Woodward

Karen E. Woodward Georgia Bar No. 775260

Email: <u>kwoodward@cmlawfirm.com</u>

Direct Dial: 404-881-2623

/s/ Edward Greenblat

Edward Greenblat Georgia Bar No. 482735

Email: egreenblat@cmlawfirm.com

Direct Dial: 678-684-1759

(Attorneys for Defendants)

275 Scientific Drive Suite 2000 Peachtree Corners, GA 30092

Consented to by:

**SLATER LEGAL, PLLC** 

/s/ James M. Slater
James Slater
Georgia Bar No. 169869
(w/ express permission by
E. Greenblat)
Counsel for Plaintiff

2296 Henderson Mill Road, NE # 116 Atlanta, Georgia 30345 (404) 458-7283 james@slater.legal

## **CERTIFICATE OF COMPLIANCE WITH L.R. 7.1**

The undersigned attests that this document was prepared in Times New Roman, 14-point font that complies with this Court's Rules.

This 26th day of September, 2025.

Cruser, Mitchell, Novitz, Sanchez, Gaston & Zimet, LLP

/s/ Edward Greenblat
Edward Greenblat

Georgia Bar No. 482735

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this day electronically submitted the foregoing **CONSENT MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S COMPLAINT** to the Clerk of Court using the CM/ECF system which will automatically send electronic mail notification of such filing to counsel of record who are CM/ECF participants. Counsel of record are:

James Slater, Esq.
SLATER LEGAL PLLC
2296 Henderson Mill Road NE #116
Atlanta, Georgia 30345

james@slater.legal
Attorney for Plaintiff

This 26th day of September, 2025

Cruser, Mitchell, Novitz, Sanchez, Gaston & Zimet, LLP

/s/ Edward Greenblat
Edward Greenblat
Georgia Bar No. 482735